

STATEMENT UNDER 37 CFR 3.73(b)

Applicant/Patent Owner: ReefEdge Networks, LLC

States that it is:

1. X The assignee of the entire right, title, and interest: or
2. _____ an assignee of less than the entire right, title and interest
(The extent (by percentage) of its ownership interest is _____ %)

in the patent applicants/patents identified in the attached spreadsheet by virtue of either:

A. X An assignment from the inventor(s) of the patent applications/patents identified in the attached spreadsheet. The assignment(s) was (were) recorded in the United States Patent and Trademark Office at the Reel and Frame listed thereon or a copy thereof is attached.

OR

B. _____ A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:

1. From: _____ To: _____
The document was recorded in the United States Patent and Trademark office at
Reel _____ Frame _____, or for which a copy thereof is attached.
2. From: _____ To: _____
The document was recorded in the United States Patent and Trademark office at
Reel _____ Frame _____, or for which a copy thereof is attached.
3. From: _____ To: _____
The document was recorded in the United States Patent and Trademark office at
Reel _____ Frame _____, or for which a copy thereof is attached.

Additional documents in the chain of title are listed on a supplemental sheet.

The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.

/Tarek N. Fahmi/
Signature

Tarek N. Fahmi
Printed or Typed Name

Attorney of Record
Title

October 18, 2012
Date

866-877-4883
Telephone Number

Application No.	Filing Date	Patent No.	Issue Date	Assignor(s)	Assignee	Reel / Frame (or attached)
09/637,742	8/11/00	US6633761	10/14/03	Inventors	ReefEdge, Inc.	011012/0576
09/637,742	8/11/00	US6633761	10/14/03	ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
09/637,742	8/11/00	US6633761	10/14/03	Symantec International Limited	Symantec Corporation	015722/0797
09/637,742	8/11/00	US6633761	10/14/03	Symantec Corporation	ReefEdge Networks, LLC	Attached
09/657,745	9/8/00	US6691227	2/10/04	Inventors	ReefEdge, Inc.	011098/0148
09/657,745	9/8/00	US6691227	2/10/04	ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
09/657,745	9/8/00	US6691227	2/10/04	Symantec International Limited	Symantec Corporation	015722/0797
09/657,745	9/8/00	US6691227	2/10/04	Symantec Corporation	ReefEdge Networks, LLC	Attached
09/866,297	5/25/01	US6851050	2/1/05	Inventors	ReefEdge, Inc.	11860/0602
09/866,297	5/25/01	US6851050	2/1/05	ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
09/866,297	5/25/01	US6851050	2/1/05	Symantec International Limited	Symantec Corporation	015722/0797
09/866,297	5/25/01	US6851050	2/1/05	Symantec Corporation	ReefEdge Networks, LLC	Attached
09/685,715	10/10/00	US6885847	4/26/05	Inventor	ReefEdge, Inc.	011205/0980
09/685,715	10/10/00	US6885847	4/26/05	ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
09/685,715	10/10/00	US6885847	4/26/05	Symantec International Limited	Symantec Corporation	015722/0797
09/685,715	10/10/00	US6885847	4/26/05	Symantec Corporation	ReefEdge Networks, LLC	Attached
10/457,573	6/9/03	US6975864	12/13/05	Inventors	ReefEdge, Inc.	013737/0289
10/457,573	6/9/03	US6975864	12/13/05	ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
10/457,573	6/9/03	US6975864	12/13/05	Symantec International Limited	Symantec Corporation	015722/0797
10/457,573	6/9/03	US6975864	12/13/05	Symantec Corporation	ReefEdge Networks, LLC	Attached
10/688,576	10/18/03	US7113599	9/26/06	Inventors	ReefEdge, Inc.	014287/0684
10/688,576	10/18/03	US7113599	9/26/06	ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
10/688,576	10/18/03	US7113599	9/26/06	Symantec International Limited	Symantec Corporation	015722/0797
10/688,576	10/18/03	US7113599	9/26/06	Symantec Corporation	ReefEdge Networks, LLC	Attached
11/195,166	8/1/05	US7197308	3/27/07	Inventors	ReefEdge, Inc.	013737/0289
11/195,166	8/1/05	US7197308	3/27/07	ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
11/195,166	8/1/05	US7197308	3/27/07	Symantec International Limited	Symantec Corporation	015722/0797
11/195,166	8/1/05	US7197308	3/27/07	Symantec Corporation	ReefEdge Networks, LLC	Attached
09/848,441	5/3/01	US7224979	5/29/07	Inventors	ReefEdge, Inc.	011776/0573
09/848,441	5/3/01	US7224979	5/29/07	ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
09/848,441	5/3/01	US7224979	5/29/07	Symantec International Limited	Symantec Corporation	015722/0797
09/848,441	5/3/01	US7224979	5/29/07	Symantec Corporation	ReefEdge Networks, LLC	Attached
10/011,538	11/13/01	US7028183	4/11/06	Inventors	ReefEdge, Inc.	012372/0159
10/011,538	11/13/01	US7028183	4/11/06	ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
10/011,538	11/13/01	US7028183	4/11/06	Symantec International Limited	Symantec Corporation	015722/0797
10/011,538	11/13/01	US7028183	4/11/06	Symantec Corporation	ReefEdge Networks, LLC	Attached
11/460,228	7/26/06			Inventors	ReefEdge, Inc.	014287/0684
11/460,228	7/26/06			ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
11/460,228	7/26/06			Symantec International Limited	Symantec Corporation	015722/0797
11/460,228	7/26/06			Symantec Corporation	ReefEdge Networks, LLC	Attached
10/785,637	2/24/04			Inventor	ReefEdge, Inc.	011205/0980
10/785,637	2/24/04			ReefEdge, Inc.	Symantec Corporation and Symantec International Limited	015698/0943
10/785,637	2/24/04			Symantec International Limited	Symantec Corporation	015722/0797
10/785,637	2/24/04			Symantec Corporation	ReefEdge Networks, LLC	Attached

EXHIBIT B

EXECUTED ASSIGNMENT

THIS PATENT ASSIGNMENT AGREEMENT (the "*Agreement*"), is made and entered into this 12 day of July, 2012 (the "*Effective Date*"), by and between Symantec, a limited liability company, of 350 Ellis Street, Mountain View, CA 94043 ("*Assignor*") and ReefEdge Networks, LLC a State of Delaware limited liability company, with an address of 1201 Orange Street, Suite 600, Wilmington, Delaware 19801 ("*Assignee*") (each a "*Party*" and collectively the "*Parties*").

WHEREAS, Assignor is the owner of all rights, title and interest in and to the United States and foreign patents and patent application as listed on Exhibit A including United States patent properties and foreign patent properties hereto (collectively the "*Patents*");

WHEREAS, Assignor and Assignee have agreed by a Patent Purchase Agreement (the "*Purchase Agreement*") dated July 12, 2012, by and between Assignor and Assignee, the terms of which are incorporated herein by reference, that Assignor shall sell, transfer, assign and set over unto Assignee and Assignee shall accept, all rights, title and interest in and to the Patents as specified in this Agreement;

NOW, THEREFORE, in consideration of the mutual covenants and agreements of the Parties and pursuant to the Purchase Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby agreed as follows:

I. ASSIGNMENT

1. Assignor hereby sells, transfers, assigns and sets over to Assignee all rights, title and interest (for all countries) in and to the Patents, and all the rights and privileges under any letters patent that may be granted under any continuations, divisions, reissues, reexaminations, renewals and extensions thereof and thereon and all continuations, divisions, reissues, reexaminations, renewals and extensions thereof; and all applications for industrial property protection, including without limitation, all applications for patents and utility models, which may hereafter be filed for said Patents in any country or countries, together with the right to file such applications and the right to claim for the same the priority rights derived from the Patents under the patent laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and all applications for industrial property protection, including, without limitation, all applications for patents and utility models which may hereafter be filed for said Patents in any country or countries, together with the right to file such applications; and all forms of industrial property protection, including, without limitation, patents, utility models, and inventors' certificates which may be granted for said Patents in any country or countries and all extensions, renewals and reissues thereof.
2. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States and any official of any country or countries foreign to the United States, whose duty is to issue patents or other evidence or forms of industrial property on applications as

duty is to issue patents or other evidence or forms of industrial property on applications as aforesaid, to issue the same to Assignee, its successors, assigns and legal representatives, or to such nominees as it may designate.

3. Assignor agrees that, whenever reasonably requested by Assignee, Assignor will take reasonable efforts to execute all papers, take all rightful oaths, and do all acts which may be reasonably necessary for securing and maintaining rights to the Patents in any country and for vesting title thereto in Assignee, its successors, assigns and legal representatives or nominees.
4. Assignor authorizes and empowers Assignee, its successors, assigns and legal representatives or nominees, to invoke and claim for any application for patent, the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable, and to invoke and claim such right of priority without further written or oral authorization from Assignor.
5. Assignor hereby consents that a copy of this Agreement shall be deemed a full legal and formal equivalent of any assignment, consent to file or like document that may be required in any country for any purpose and more particularly in proof of the right of Assignee or nominee to claim the aforesaid benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it.
6. All of the rights, title and interest in and to the Patents sold, transferred, assigned and set over to Assignee hereunder include all income, royalties, damages and payments now or hereafter due or payable with respect thereto, and all causes of action (whether in law or equity) and the right to sue, counterclaim, and recover for the past, present and future infringement of the rights assigned or to be assigned hereunder.

Assignor

SYMANTEC CORPORATION

By: CLP

Name: Charlie Rice

Title: V.P. Corporate Business Development

Assignee

REEFEDGE NETWORKS LLC

By: Steven L. Dodd

Name: STEVEN L. DODD

Title: MANAGING DIRECTOR

EXHIBIT A
THE PATENTS

US6633761
US6691227
US6851050
US6885847
US6975864
US7113599
US7197308
US7224979
US7028183



US12/560326

US 11/460228

US 10/785637